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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/536,568	10/24/2005	Christoph Brabec	15626-049US1 SA-17 US	2161
²⁶¹⁶¹ FISH & RICHA	7590 02/28/2007 ARDSON PC	,	EXAMINER	
P.O. BOX 1022	2	INGHAM, JOHN C		
MINNEAPOLI	S, MN 55440-1022		ART UNIT	PAPER NUMBER
			2814	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS	02/28/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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· · · · · · · · · · · · · · · · · · ·	·	Application No.	Applicant(s)	
		10/536,568	BRABEC ET AL.	
Office	Action Summary	Examiner	Art Unit	
		John C. Ingham	2814	
The MAIL Period for Reply	.ING DATE of this communic	ation appears on the cover s	heet with the correspondence a	iddress
WHICHEVER IS - Extensions of time in after SIX (6) MONTH - If NO period for reply - Failure to reply within Any reply received b	C LONGER, FROM THE MA nay be available under the provisions of 4S from the mailing date of this commu y is specified above, the maximum statu in the set or extended period for reply w	ALING DATE OF THIS CON f 37 CFR 1.136(a). In no event, howeve nication. utory period will apply and will expire SIX	er, may a reply be timely filed X (6) MONTHS from the mailing date of this ecome ABANDONED (35 U.S.C. § 133).	· ;
Status				
1)⊠ Responsiv	ve to communication(s) filed	on 11 December 2006		
2a) ☐ This action	` '	b)⊠ This action is non-final.		
' =		· 	al matters, prosecution as to the	he merits is
·	• •	e under <i>Ex par</i> te <i>Quayle</i> , 19		
Disposition of Clai	ms			
4)⊠ Claim(s) <u>1</u>	-3 is/are pending in the app	lication.		
		<u>d 14</u> is/are withdrawn from o	onsideration.	
<u>'</u>	is/are allowed.			
	-3,5-12 and 14 is/are reject	ed.		
· · · -	is/are objected to.			
8)[_] Claim(s) _	are subject to restricti	on and/or election requirem	ent.	
Application Papers	;			
·	cation is objected to by the		_	
•	<u> </u>	•	objected to by the Examiner.	
• •	, , , , , , , , , , , , , , , , , , , ,		abeyance. See 37 CFR 1.85(a).	
•	• , ,	•	drawing(s) is objected to. See 37 (
11) Ine oath o	r declaration is objected to i	by the Examiner. Note the a	ttached Office Action or form F	21O-152.
Priority under 35 U	.S.C. § 119			
	*	or foreign priority under 35 U	J.S.C. § 119(a)-(d) or (f).	·
· ·	☐ Some * c)☐ None of:			
<u>—</u>	• • • •	ocuments have been receiv		
			ed in Application No e been received in this Nationa	al Stage
•	•	al Bureau (PCT Rule 17.2(a		ii Otage
		for a list of the certified cop		
Attachment(s)				
1) Notice of Reference			terview Summary (PTO-413)	
·	son's Patent Drawing Review (PT6 sure Statement(s) (PTO/SB/08)		aper No(s)/Mail Date otice of Informal Patent Application	
information Disclos Paper No(s)/Mail D		· <u> </u>	ther:	

Application/Control Number: 10/536,568 Page 2

Art Unit: 2814

DETAILED ACTION

1. The amendments to the claims filed 11 December 2006 have been entered. The rejection of claims 9-14 under 35 USC §112 has been withdrawn, and the objection to claim 3 has been withdrawn.

Response to Arguments

2. Applicant's arguments, see pages 4 and 5, with respect to the rejection(s) of claim(s) 1-3, 5-12 and 14 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Ichinose and Yu.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

Application/Control Number: 10/536,568

Art Unit: 2814

consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

- 5. Claims 1-3, 5-6, 8-12 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ichinose (US 6,472,594) and Yu.
- 6. Regarding claims **1-3**, **5-6**, **8-12** and **14**, Ichinose discloses in Fig 4A a photovoltaic cell and the method of production, comprising: a substrate (401), a first electrode (402) applied to the substrate, a photovoltaically active layer (403-405), a positive second electrode (406, see top view in Fig 8A) applied to the active layer, and leakage connectors (407, made of silver conductive paste in embodiment 10) disposed on the second electrode, wherein the first electrode is between the substrate and the photovoltaically active layer, and the photovoltaically active layer, and the photovoltaically active layer is between the first and second electrodes.

Ichinose does not specify that the second electrode is made of a semitransparent and predominantly organic material. Yu teaches that conducting electrodes for photosensitive devices may be made of transparent conductive organic materials such as PEDT to allow the devices to be fabricated in fully flexible form (col 12 In 15-22). It would have been obvious to one of ordinary skill in the art at the time of the invention to use the teachings of Yu on the device of Ichinose in order to crate a flexible device.

7. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Yu and Friend (US 6,498,049). Yu discloses the method of claim 6, but fails to specify that the

Application/Control Number: 10/536,568

Art Unit: 2814

i/Control Number: 10/550,50

top organic conducting layer is applied by means of printing techniques. Instead, Yu discloses that the electrodes are either spin coated or evaporated.

Friend teaches a method of ink-jet printing a transparent electrode layer made from organic material, the printing method replacing the evaporating method in order to avoid the step of etching, which can damage the organic structure (col 2 ln 36-38). It would have been obvious to one of ordinary skill in the art at the time of the invention to use the teachings of Friend in the method of Yu in order to avoid etching the structure.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John C. Ingham whose telephone number is (571) 272-8793. The examiner can normally be reached on M-F, 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael Fahmy can be reached on (571) 272-1705. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/536,568 Page 5

Art Unit: 2814

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John C Ingham Examiner Art Unit 2814

jci

HOWARD WEISS PRIMARY EXAMINER

PRIMARY EXAMINER
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